

INTERVENTION

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Attorney for Pine Strawberry Water Improvement District

AZ CORP COMMISSION
DOCKET CONTROL

BEFORE THE ARIZONA CORPORATION COMMISSION

IN THE MATTER OF THE APPLICATION
OF PINE WATER CO., INC., AN ARIZONA
CORPORATION, FOR AUTHORITY (1) TO
ISSUE EVIDENCE OF INDEBTEDNESS IN
AN AMOUNT NOT TO EXCEED
\$2,690,000.00 IN CONNECTION WITH (A)
THE CONSTRUCTION OF WATER
SYSTEM INFRASTRUCTURE
IMPROVEMENTS AND (B) REPAYMENT
AND CONSOLIDATION OF EXISTING
DEBT; AND (2) TO ENCUMBER ITS REAL
PROPERTY AND PLANT AS SECURITY
FOR SUCH INDEBTEDNESS.

)
) DOCKET NO. W-03512A-09-0110
)
)
) MOTION TO INTERVENE BY PINE
) STRAWBERRY WATER IMPROVEMENT
) DISTRICT

Arizona Corporation Commission

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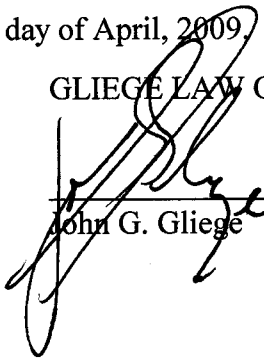
Pine Strawberry Water Improvement District (PSWID), by and through their counsel undersigned, hereby moves to intervene in this action. PSWID intervenes for the following purposes:

1. To provide testimony regarding their dealings with Pine Water Company, Inc. and their efforts to work with them in many capacities and concerning the ability of the Pine Water Company, Inc. to repay indebtedness.
2. To provide information to the Commission regarding the operations and conditions of Pine Water Company, Inc.
3. To provide testimony concerning the potential rate impact upon the citizens of PSWID who are customers of Pine Water Company, Inc.
4. To provide testimony that there are only two deep wells in the Pine and Strawberry Arizona areas. Pine Water Company, Inc seeks to purchase a deep well. One of the existing deep wells provides water to an existing Domestic Water Improvement District, the Strawberry Hollow Domestic Water Improvement District. The other existing deep well commonly referred to as the

1 Milk Ranch Well is likewise encumbered by the Option Agreement between its owners and
2 PSWID, which agreement grants to PSWID the option to purchase said well. The testimony will
3 show that neither of the two deep wells in existence is available to the Pine Water Company, Inc.

4 RESPECTFULLY SUBMITTED this 7th day of April, 2009

5 GLIEGE LAW OFFICES, PLLC

6
7 
8 John G. Gliege

9 Original and thirteen copies of the foregoing
10 Mailed this 7th day of April, 2009 to:

11 Docket Control Center
12 Arizona Corporation Commission
13 1200 W. Washington Street
14 Phoenix, AZ 85007

15 Copies of the foregoing
16 Mailed this 7th day of April, 2009 to:

17 Fennemore Craig, P.C.
18 Attn: Mr. Jay L. Shapiro
19 3003 North Central Ave. Ste 2600
20 Phoenix, AZ 85012-2913
21 Attorneys for Pine Water Company
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